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**Attorneys for Plaintiff
Innovative Sports Management, Inc.
d/b/a Integrated Sports Media**

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

**INNOVATIVE SPORTS
MANAGEMENT, INC.
d/b/a INTEGRATED SPORTS
MEDIA.**

Plaintiff,

vs.

**AIDAS JOSEPH MATTIS, EDITA
LIPAS MATTIS, and DOUGLAS
MARTIN MILTON, individually and
d/b/a THE FOX AND HOUNDS;
AND LAPE IR SUO, INC., an
unknown business entity d/b/a THE
FOX AND HOUNDS, et, al.**

Defendants.

CASE NO. 2:23-cv-02056-TJH-KSx

**ORDER GRANTING STIPULATION
OF DISMISSAL OF PLAINTIFF'S
COMPLAINT AGAINST
DEFENDANTS AIDAS JOSEPH
MATTIS, EDITA LIPAS MATTIS,
TONY EDWARD ROMANO, AND
LAPE IR SUO, INC. [20] [JS-6]**

IT IS HEREBY STIPULATED by and between Plaintiff INNOVATIVE

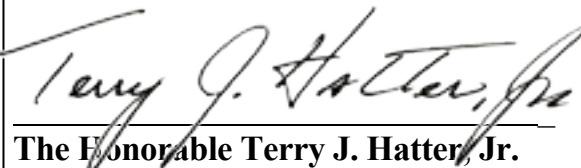
SPORTS MANAGEMENT, INC., d/b/a INTEGRATED SPORTS MEDIA and
Defendants AIDAS JOSEPH MATTIS, EDITA LIPAS MATTIS, TONY EDWARD
ROMANO, and LAPE IR SUO, INC..

**ORDER GRANTING
STIPULATION OF DISMISSAL
Case No. 2:23-cv-02056-TJH-KS
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1 that the above-entitled action is hereby dismissed *with prejudice* against AIDAS
2 JOSEPH MATTIS, EDITA LIPAS MATTIS, TONY EDWARD ROMANO,
3 individually and d/b/a THE FOX AND HOUNDS and LAPE IR SUO, INC., an
4 unknown business entity d/b/a THE FOX AND HOUNDS and in its entirety.
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7 This dismissal is made pursuant to Federal Rules of Civil Procedure 41(a)(1).
8 Each Party referenced above shall bear its own attorneys' fees and costs.
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14 **IT IS SO ORDERED:**

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18 **The Honorable Terry J. Hatter, Jr.**
19 **United States District Judge**
20 **Central District of California**

21 Dated: JULY 6, 2023
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ORDER GRANTING
STIPULATION OF DISMISSAL
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PROOF OF SERVICE

I declare that:

I am employed in the County of Los Angeles, California. I am over the age of eighteen years and not a party to the within cause; my business address is First Library Square, 1114 Fremont Avenue, South Pasadena, California 91030. I am readily familiar with this law firm's practice for collection and processing of correspondence/documents for mail in the ordinary course of business.

On July 5, 2023, I caused to serve the following document entitled:

**[Proposed] ORDER GRANTING STIPULATION OF DISMISSAL OF
PLAINTIFF'S COMPLAINT AGAINST DEFENDANTS AIDAS
JOSEPH MATTIS, EDITA LIPAS MATTIS, TONY EDWARD
ROMANO, AND LAPE IR SUO, INC.**

On all parties referenced by enclosing a true copy thereof in a sealed envelope with postage prepaid and following ordinary business practices, said envelope was addressed to:

Mr. John D. Fowler, Esquire (Attorneys for Defendants Aidas Joseph
KIBLER FOWLER AND CAVE LLP Mattis, Edita Lipas Mattis, Tony
11100 Santa Monica Blvd., Suite 360 Edward Romano, and Lape Ir Suo, Inc.)
Los Angeles, CA 90025

I declare under the penalty of perjury pursuant to the laws of the United States that the foregoing is true and correct and that this declaration was executed on July 5, 2023, at South Pasadena, California.

Dated: July 5, 2023

/s/Leticia Estrada

LETICIA ESTRADA